

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION

FILED

2016 JUN -3 PM 3:53

CLERK US DISTRICT COURT
WESTERN DISTRICT OF TEXAS
BY 810

BRADLEY TERWILLIGER, BENJAMIN
MATCEK, and JIMMY DAN SMITH,
Plaintiffs,

-vs-

Case No. A-16-CA-599-SS

BRENT STROMAN, MANUEL CHAVEZ,
ABELINO "ABEL" REYNA, and JOHN DOE,
Defendants.

ORDER

BE IT REMEMBERED on this day the Court held a hearing in the above-styled cause, and the parties appeared by and through counsel. The Court now enters the following orders confirming its oral pronouncements:

IT IS ORDERED that the parties, within fourteen (14) days from date of entry of this order, file with the Court a letter brief, copy to opposing counsel, setting forth their three best authorities on the questions discussed during hearing, including: whether a § 1983 action and criminal suit predicated on the same facts may proceed simultaneously under any circumstances; if law enforcement officers would be prohibited from giving testimony in such a § 1983 action; whether suing a John Doe defendant within the limitations period preserves claims against that individual after the limitations period runs; and the ability to take *Monell*-related discovery from a municipality if sued under these circumstances.

SIGNED this the 3rd day of June 2016.



SAM SPARKS
UNITED STATES DISTRICT JUDGE